104TH CONGRESS H. R. 3107

AN ACT

To impose sanctions on persons making certain investments directly and significantly contributing to the enhancement of the ability of Iran or Libya to develop its petroleum resources, and on persons exporting certain items that enhance Libya's weapons or aviation capabilities or enhance Libya's ability to develop its petroleum resources, and for other purposes.

104TH CONGRESS 2D SESSION

H. R. 3107

AN ACT

To impose sanctions on persons making certain investments directly and significantly contributing to the enhancement of the ability of Iran or Libya to develop its petroleum resources, and on persons exporting certain items that enhance Libya's weapons or aviation capabilities or enhance Libya's ability to develop its petroleum resources, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Iran and Libya Sanc-
- 5 tions Act of 1996".
- 6 SEC. 2. FINDINGS.

- 7 The Congress makes the following findings:
 - (1) The efforts of the Government of Iran to acquire weapons of mass destruction and the means to deliver them and its support of acts of international terrorism endanger the national security and foreign policy interests of the United States and those countries with which the United States shares common strategic and foreign policy objectives.
 - (2) The objective of preventing the proliferation of weapons of mass destruction and acts of international terrorism through existing multilateral and bilateral initiatives requires additional efforts to deny Iran the financial means to sustain its nuclear, chemical, biological, and missile weapons programs.
 - (3) The Government of Iran uses its diplomatic facilities and quasi-governmental institutions outside of Iran to promote acts of international terrorism and assist its nuclear, chemical, biological, and missile weapons programs.

(4) The failure of the Government of Libya to 1 2 comply with Resolutions 731, 748, and 883 of the 3 Security Council of the United Nations, its support of international terrorism, and its efforts to acquire 5 weapons of mass destruction constitute a threat to 6 international peace and security that endangers the 7 national security and foreign policy interests of the 8 United States and those countries with which it 9 shares common strategic and foreign policy objec-10 tives.

11 SEC. 3. DECLARATION OF POLICY.

- 12 (a) Policy With Respect to Iran.—The Congress
- 13 declares that it is the policy of the United States to deny
- 14 Iran the ability to support acts of international terrorism
- 15 and to fund the development and acquisition of weapons
- 16 of mass destruction and the means to deliver them by lim-
- 17 iting the development of Iran's ability to explore for, ex-
- 18 tract, refine, or transport by pipeline petroleum resources
- 19 of Iran.
- 20 (b) Policy With Respect to Libya.—The Con-
- 21 gress further declares that it is the policy of the United
- 22 States to seek full compliance by Libya with its obligations
- 23 under Resolutions 731, 748, and 883 of the Security
- 24 Council of the United Nations, including ending all sup-

- 1 port for acts of international terrorism and efforts to de-
- 2 velop or acquire weapons of mass destruction.

3 SEC. 4. MULTILATERAL REGIME.

- 4 (a) Multilateral Negotiations.—In order to
- 5 further the objectives of section 3, the Congress urges the
- 6 President to commence immediately diplomatic efforts,
- 7 both in appropriate international for such as the United
- 8 Nations, and bilaterally with allies of the United States,
- 9 to establish a multilateral sanctions regime against Iran,
- 10 including provisions limiting the development of petroleum
- 11 resources, that will inhibit Iran's efforts to carry out ac-
- 12 tivities described in section 2.
- 13 (b) Reports to Congress.—The President shall re-
- 14 port to the appropriate congressional committees, not later
- 15 than 1 year after the date of the enactment of this Act,
- 16 and periodically thereafter, on the extent that diplomatic
- 17 efforts described in subsection (a) have been successful.
- 18 Each report shall include—
- 19 (1) the countries that have agreed to undertake
- 20 measures to further the objectives of section 3 with
- 21 respect to Iran, and a description of those measures;
- 22 and
- 23 (2) the countries that have not agreed to meas-
- ures described in paragraph (1), and, with respect to
- 25 those countries, other measures (in addition to that

- 1 provided in subsection (d)) the President rec-
- 2 ommends that the United States take to further the
- 3 objectives of section 3 with respect to Iran.
- 4 (c) Waiver.—The President may waive the applica-
- 5 tion of section 5(a) with respect to nationals of a country
- 6 if—
- 7 (1) that country has agreed to undertake sub-
- 8 stantial measures, including economic sanctions,
- 9 that will inhibit Iran's efforts to carry out activities
- described in section 2 and information required by
- subsection (b)(1) has been included in a report sub-
- mitted under subsection (b); and
- 13 (2) the President, at least 30 days before the
- waiver takes effect, notifies the appropriate congres-
- sional committees of his intention to exercise the
- waiver.
- 17 (d) Enhanced Sanction.—
- 18 (1) Sanction.—With respect to nationals of
- countries except those with respect to which the
- 20 President has exercised the waiver authority of sub-
- section (c), at any time after the first report is re-
- 22 quired to be submitted under subsection (b), section
- 5(a) shall be applied by substituting "\$20,000,000"
- for "\$40,000,000" each place it appears, and by
- 25 substituting "\$5,000,000" for "\$10,000,000".

	o .
1	(2) Report to congress.—The President
2	shall report to the appropriate congressional commit-
3	tees any country with respect to which paragraph
4	(1) applies.
5	(e) Interim Report on Multilateral Sanc-
6	TIONS; MONITORING.—The President, not later than 90
7	days after the date of the enactment of this Act, shall re-
8	port to the appropriate congressional committees on—
9	(1) whether the member states of the European
10	Union, the Republic of Korea, Australia, Israel, or
11	Japan have legislative or administrative standards
12	providing for the imposition of trade sanctions on
13	persons or their affiliates doing business or having
14	investments in Iran or Libya;
15	(2) the extent and duration of each instance of
16	the application of such sanctions; and
17	(3) the disposition of any decision with respect
18	to such sanctions by the World Trade Organization
19	or its predecessor organization.
20	SEC. 5. IMPOSITION OF SANCTIONS.
21	(a) Sanctions With Respect to Iran.—Except as
22	provided in subsection (f), the President shall impose 2
23	or more of the sanctions described in paragraphs (1)

24 through (6) of section 6 if the President determines that

25 a person has, with actual knowledge, on or after the date

- 1 of the enactment of this Act, made an investment of
- 2 \$40,000,000 or more (or any combination of investments
- 3 of at least \$10,000,000 each, which in the aggregate
- 4 equals or exceeds \$40,000,000 in any 12-month period),
- 5 that directly and significantly contributed to the enhance-
- 6 ment of Iran's ability to develop petroleum resources of
- 7 Iran.
- 8 (b) Sanctions With Respect to Libya.—
- 9 (1) Trigger of Mandatory Sanctions.—Ex-
- cept as provided in subsection (f), the President
- shall impose 2 or more of the sanctions described in
- paragraphs (1) through (6) of section 6 if the Presi-
- dent determines that a person has, with actual
- knowledge, on or after the date of the enactment of
- this Act, exported, transferred, or otherwise provided
- to Libya any goods, services, technology, or other
- items the provision of which is prohibited under
- paragraph 4(b) or 5 of Resolution 748 of the Secu-
- rity Council of the United Nations, adopted March
- 20 31, 1992, or under paragraph 5 or 6 of Resolution
- 21 883 of the Security Council of the United Nations,
- adopted November 11, 1993, if the provision of such
- 23 items significantly and materially—
- 24 (A) contributed to Libya's ability to ac-
- quire chemical, biological, or nuclear weapons

- or destabilizing numbers and types of advanced conventional weapons or enhanced Libya's military or paramilitary capabilities;
 - (B) contributed to Libya's ability to develop its petroleum resources; or
 - (C) contributed to Libya's ability to maintain its aviation capabilities.
 - Except as provided in subsection (f), the President may impose 1 or more of the sanctions described in paragraphs (1) through (6) of section 6 if the President determines that a person has, with actual knowledge, on or after the date of the enactment of this Act, made an investment of \$40,000,000 or more (or any combination of investments of at least \$10,000,000 each, which in the aggregate equals or exceeds \$40,000,000 in any 12-month period), that directly and significantly contributed to the enhancement of Libya's ability to develop its petroleum resources.
- 21 (c) Persons Against Which the Sanctions Are
- 22 To Be Imposed.—The sanctions described in subsections
- 23 (a) and (b) shall be imposed on—

(1) any person the President determines has 1 2 carried out the activities described in subsection (a) 3 or (b); and 4 (2) any person the President determines— (A) is a successor entity to the person re-6 ferred to in paragraph (1); 7 (B) is a parent or subsidiary of the person 8 referred to in paragraph (1) if that parent or 9 subsidiary, with actual knowledge, engaged in 10 the activities referred to in paragraph (1); or (C) is an affiliate of the person referred to 11 12 in paragraph (1) if that affiliate, with actual 13 knowledge, engaged in the activities referred to 14 in paragraph (1) and if that affiliate is con-15 trolled in fact by the person referred to in para-16 graph(1). For purposes of this Act, any person or entity described in this subsection shall be referred to as a "sanctioned 19 person". 20 (d) Publication in Federal Register.—The 21 President shall cause to be published in the Federal Register a current list of persons and entities on whom sanctions have been imposed under this Act. The removal of persons or entities from, and the addition of persons and entities to, the list, shall also be so published.

1	(e) Publication of Projects.—The President
2	shall cause to be published in the Federal Register a list
3	of all significant projects which have been publicly ten-
4	dered in the oil and gas sector in Iran.
5	(f) Exceptions.—The President shall not be re-
6	quired to apply or maintain the sanctions under subsection
7	(a) or (b)—
8	(1) in the case of procurement of defense arti-
9	cles or defense services—
10	(A) under existing contracts or sub-
11	contracts, including the exercise of options for
12	production quantities to satisfy requirements
13	essential to the national security of the United
14	States;
15	(B) if the President determines in writing
16	that the person to which the sanctions would
17	otherwise be applied is a sole source supplier of
18	the defense articles or services, that the defense
19	articles or services are essential, and that alter-
20	native sources are not readily or reasonably
21	available; or
22	(C) if the President determines in writing
23	that such articles or services are essential to the
24	national security under defense coproduction
25	agreements;

1	(2) in the case of procurement, to eligible prod-
2	ucts, as defined in section 308(4) of the Trade
3	Agreements Act of 1979 (19 U.S.C. 2518(4)), of
4	any foreign country or instrumentality designated
5	under section 301(b)(1) of that Act (19 U.S.C.
6	2511(b)(1));
7	(3) to products, technology, or services provided
8	under contracts entered into before the date on
9	which the President publishes in the Federal Reg-
10	ister the name of the person on whom the sanctions
11	are to be imposed;
12	(4) to—
13	(A) spare parts which are essential to
14	United States products or production;
15	(B) component parts, but not finished
16	products, essential to United States products or
17	production; or
18	(C) routine servicing and maintenance of
19	products, to the extent that alternative sources
20	are not readily or reasonably available;
21	(6) to information and technology essential to
22	United States products or production; or
23	(7) to medicines, medical supplies, or other hu-
24	manitarian items.

1 SEC. 6. DESCRIPTION OF SANCTIONS.

2	The sanctions to be imposed on a sanctioned person
3	under section 5 are as follows:
4	(1) Export-import bank assistance for
5	EXPORTS TO SANCTIONED PERSONS.—The President
6	may direct the Export-Import Bank of the United
7	States not to give approval to the issuance of any
8	guarantee, insurance, extension of credit, or partici-
9	pation in the extension of credit in connection with
10	the export of any goods or services to any sanctioned
11	person.
12	(2) Export sanction.—The President may
13	order the United States Government not to issue
14	any specific license and not to grant any other spe-
15	cific permission or authority to export any goods or
16	technology to a sanctioned person under—
17	(i) the Export Administration Act of 1979;
18	(ii) the Arms Export Control Act;
19	(iii) the Atomic Energy Act of 1954; or
20	(iv) any other statute that requires the
21	prior review and approval of the United States
22	Government as a condition for the export or re-
23	export of goods or services.
24	(3) Loans from united states financial
25	INSTITUTIONS.—The United States Government
26	may prohibit any United States financial institution

- from making loans or providing credits to any sanctioned person totaling more than \$10,000,000 in any 12-month period unless such person is engaged in activities to relieve human suffering and the loans or credits are provided for such activities.
 - (4) Prohibitions on financial institution:
 - (A) Prohibition on designation as Primary dealer.—Neither the Board of Governors of the Federal Reserve System nor the Federal Reserve Bank of New York may designate, or permit the continuation of any prior designation of, such financial institution as a primary dealer in United States Government debt instruments.
 - (B) PROHIBITION ON SERVICE AS A RE-POSITORY OF GOVERNMENT FUNDS.—Such financial institution may not serve as agent of the United States Government or serve as repository for United States Government funds.

The imposition of either sanction under subparagraph (A) or (B) shall be treated as 1 sanction for purposes of section 5, and the imposition of both

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- such sanctions shall be treated as 2 sanctions for purposes of section 5.
- 3 (5) PROCUREMENT SANCTION.—The United 4 States Government may not procure, or enter into 5 any contract for the procurement of, any goods or 6 services from a sanctioned person.
- 7 (6) ADDITIONAL SANCTIONS.—The President 8 may impose sanctions, as appropriate, to restrict im-9 ports with respect to a sanctioned person, in accord-10 ance with the International Emergency Economic 11 Powers Act (50 U.S.C. 1701 and following).

12 SEC. 7. ADVISORY OPINIONS.

The Secretary of State may, upon the request of any person, issue an advisory opinion to that person as to whether a proposed activity by that person would subject that person to sanctions under this Act. Any person who relies in good faith on such an advisory opinion which states that the proposed activity would not subject a person to such sanctions, and any person who thereafter engages in such activity, will not be made subject to such sanctions on account of such activity.

22 SEC. 8. TERMINATION OF SANCTIONS.

23 (a) IRAN.—The requirement under section 5(a) to 24 impose sanctions shall no longer have force or effect with

1	respect to Iran if the President determines and certifies
2	to the appropriate congressional committees that Iran—
3	(1) has ceased its efforts to design, develop,
4	manufacture, or acquire—
5	(A) a nuclear explosive device or related
6	materials and technology;
7	(B) chemical and biological weapons; and
8	(C) ballistic missiles and ballistic missile
9	launch technology; and
10	(2) has been removed from the list of countries
11	the governments of which have been determined, for
12	purposes of section 6(j) of the Export Administra-
13	tion Act of 1979, to have repeatedly provided sup-
14	port for acts of international terrorism.
15	(b) Libya.—The requirement under section 5(b) to
16	impose sanctions shall no longer have force or effect with
17	respect to Libya if the President determines and certifies
18	to the appropriate congressional committees that Libya
19	has fulfilled the requirements of United Nations Security
20	Council Resolution 731, adopted January 21, 1992, Unit-
21	ed Nations Security Council Resolution 748, adopted
22	March 31, 1992, and United Nations Security Council
23	Resolution 883, adopted November 11, 1993.
24	SEC. 9. DURATION OF SANCTIONS; PRESIDENTIAL WAIVER.
25	(a) Delay of Sanctions.—

- (1) Consultations.—If the President makes a determination described in section 5(a) or 5(b) with respect to a foreign person, the Congress urges the President to initiate consultations immediately with the government with primary jurisdiction over that foreign person with respect to the imposition of sanctions under this Act.
 - (2) Actions by Government of Jurisdiction.—In order to pursue consultations under paragraph (1) with the government concerned, the President may delay imposition of sanctions under this Act for up to 90 days. Following such consultations, the President shall immediately impose sanctions unless the President determines and certifies to the Congress that the government has taken specific and effective actions, including, as appropriate, the imposition of appropriate penalties, to terminate the involvement of the foreign person in the activities that resulted in the determination by the President under section 5(a) or 5(b) concerning such person.
 - (3) Additional delay in imposition of sanctions.—The President may delay the imposition of sanctions for up to an additional 90 days if the President determines and certifies to the Congress that the government with primary jurisdiction

- over the person concerned is in the process of taking the actions described in paragraph (2).
- 4 (4) Report to congress.—Not later than 90
 days after making a determination under section
 5 (a) or 5(b), the President shall submit to the appropriate congressional committees a report on the
 status of consultations with the appropriate foreign
 government under this subsection, and the basis for
 any determination under paragraph (3).
- 10 (b) DURATION OF SANCTIONS.—A sanction imposed11 under section 5 shall remain in effect—
- 12 (1) for a period of not less than 2 years from 13 the date on which it is imposed; or
 - (2) until such time as the President determines and certifies to the Congress that the person whose activities were the basis for imposing the sanction is no longer engaging in such activities and that the President has received reliable assurances that such person will not knowingly engage in such activities in the future, except that such sanction shall remain in effect for a period of at least 1 year.

(c) Presidential Waiver.—

(1) AUTHORITY.—The President may waive the requirement in section 5 to impose a sanction or sanctions on a person described in section 5(c), and

14

15

16

17

18

19

20

21

22

23

24

1	may waive the continued imposition of a sanction or
2	sanctions under subsection (b) of this section, 30
3	days or more after the President determines and so
4	reports to the appropriate congressional committees
5	that it is important to the national interest of the
6	United States to exercise such waiver authority.
7	(2) Contents of Report.—Any report under
8	paragraph (1) shall provide a specific and detailed
9	rationale for the determination under paragraph (1),
10	including—
11	(A) a description of the conduct that re-
12	sulted in the determination under section 5(a)
13	or (b), as the case may be;
14	(B) in the case of a foreign person, an ex-
15	planation of the efforts to secure the coopera-
16	tion of the government with primary jurisdic-
17	tion over the sanctioned person to terminate or,
18	as appropriate, penalize the activities that re-
19	sulted in the determination under section 5(a)
20	or (b), as the case may be;
21	(C) an estimate as to the significance—
22	(i) of the provision of the items de-
23	scribed in section 5(a) to Iran's ability to
24	develop its petroleum resources, or

1	(ii) of the provision of the items de-
2	scribed in section 5(b)(1) to the abilities of
3	Libya described in subparagraph (A), (B)
4	or (C) of section 5(b)(1), or of the invest-
5	ment described in section $5(b)(2)$ or
6	Libya's ability to develop its petroleum re-
7	sources,
8	as the case may be; and
9	(D) a statement as to the response of the
10	United States in the event that the person con-
11	cerned engages in other activities that would be
12	subject to section 5(a) or (b).
13	(3) Effect of Report on Waiver.—If the
14	President makes a report under paragraph (1) with
15	respect to a waiver of sanctions on a person de-
16	scribed in section 5(c), sanctions need not be im-
17	posed under section 5(a) or (b) on that person dur-
18	ing the 30-day period referred to in paragraph (1)
19	SEC. 10. REPORTS REQUIRED.
20	(a) Report on Certain International Initia-
21	TIVES.—Not later than 6 months after the date of the en-
22	actment of this Act, and every 6 months thereafter, the
23	President shall transmit a report to the appropriate con-
24	gressional committees describing—

- (1) the efforts of the President to mount a multilateral campaign to persuade all countries to pressure Iran to cease its nuclear, chemical, biological, and missile weapons programs and its support of acts of international terrorism;
 - (2) the efforts of the President to persuade other governments to ask Iran to reduce the presence of Iranian diplomats and representatives of other government and military or quasi-governmental institutions of Iran and to withdraw any such diplomats or representatives who participated in the takeover of the United States embassy in Tehran on November 4, 1979, or the subsequent holding of United States hostages for 444 days;
 - (3) the extent to which the International Atomic Energy Agency has established regular inspections of all nuclear facilities in Iran, including those presently under construction; and
 - (4) Iran's use of Iranian diplomats and representatives of other government and military or quasi-governmental institutions of Iran to promote acts of international terrorism or to develop or sustain Iran's nuclear, chemical, biological, and missile weapons programs.

- 1 (b) Other Reports.—The President shall ensure
- 2 the continued transmittal to the Congress of reports de-
- 3 scribing—
- 4 (1) the nuclear and other military capabilities
- of Iran, as required by section 601(a) of the Nuclear
- 6 Non-Proliferation Act of 1978 and section 1607 of
- 7 the National Defense Authorization Act for Fiscal
- 8 Year 1993; and
- 9 (2) the support provided by Iran for acts of
- international terrorism, as part of the Department
- of State's annual report on international terrorism.
- 12 SEC. 11. DETERMINATIONS NOT REVIEWABLE.
- A determination to impose sanctions under this Act
- 14 shall not be reviewable in any court.
- 15 SEC. 12. EXCLUSION OF CERTAIN ACTIVITIES.
- Nothing in this Act shall apply to any activities sub-
- 17 ject to the reporting requirements of title V of the Na-
- 18 tional Security Act of 1947.
- 19 SEC. 13. EFFECTIVE DATE; SUNSET.
- 20 (a) Effective Date.—This Act shall take effect on
- 21 the date of the enactment of this Act.
- 22 (b) Sunset.—This Act shall cease to be effective on
- 23 the date that is 5 years after the date of the enactment
- 24 of this Act.

1 SEC. 14. DEFINITIONS.

2	As used in this Act:
3	(1) Act of international terrorism.—The
4	term "act of international terrorism" means an
5	act—
6	(A) which is violent or dangerous to
7	human life and that is a violation of the crimi-
8	nal laws of the United States or of any State
9	or that would be a criminal violation if commit-
10	ted within the jurisdiction of the United States
11	or any State; and
12	(B) which appears to be intended—
13	(i) to intimidate or coerce a civilian
14	population;
15	(ii) to influence the policy of a govern-
16	ment by intimidation or coercion; or
17	(iii) to affect the conduct of a govern-
18	ment by assassination or kidnapping.
19	(2) Appropriate congressional commit-
20	TEES.—The term "appropriate congressional com-
21	mittees" means the Committee on Finance, the
22	Committee on Banking, Housing, and Urban Af-
23	fairs, and the Committee on Foreign Relations of
24	the Senate and the Committee on Ways and Means,
25	the Committee on Banking and Financial Services

1	and the Committee on International Relations of the
2	House of Representatives.
3	(3) COMPONENT PART.—The term "component
4	part" has the meaning given that term in section
5	11A(e)(1) of the Export Administration Act of 1979
6	(50 U.S.C. App. 2410a(e)(1)).
7	(4) DEVELOP AND DEVELOPMENT.—To "de-
8	velop", or the "development" of, petroleum resources
9	means the exploration for, or the extraction, refin-
10	ing, or transportation by pipeline of, petroleum re-
11	sources.
12	(5) FINANCIAL INSTITUTION.—The term "fi-
13	nancial institution" includes—
14	(A) a depository institution (as defined in
15	section $3(c)(1)$ of the Federal Deposit Insur-
16	ance Act), including a branch or agency of a
17	foreign bank (as defined in section $1(b)(7)$ of
18	the International Banking Act of 1978);
19	(B) a credit union;
20	(C) a securities firm, including a broker or
21	dealer;
22	(D) an insurance company, including an
23	agency or underwriter; and
24	(E) any other company that provides fi-
25	nancial services.

1	(6) Finished product.—The term "finished
2	product" has the meaning given that term in section
3	11A(e)(2) of the Export Administration Act of 1979
4	(50 U.S.C. App. 2410a(e)(2)).
5	(7) Foreign person.—The term "foreign per-
6	son' means—
7	(A) an individual who is not a United
8	States person or an alien lawfully admitted for
9	permanent residence into the United States; or
10	(B) a corporation, partnership, or other
11	nongovernmental entity which is not a United
12	States person.
13	(8) Goods and Technology.—The terms
14	"goods" and "technology" have the meanings given
15	those terms in section 16 of the Export Administra-
16	tion Act of 1979 (50 U.S.C. App. 2415).
17	(9) Investment.—The term "investment"
18	means any of the following activities if such activity
19	is undertaken pursuant to an agreement, or pursu-
20	ant to the exercise of rights under such an agree-
21	ment, that is entered into with the Government of
22	Iran or a nongovenmental entity in Iran, or with the
23	Government of Libya or a nongovernmental entity in

Libya, on or after the date of the enactment of this

Act:

24

1	(A) The entry into a contract that includes
2	responsibility for the development of petroleum
3	resources located in Iran or Libya (as the case
4	may be), or the entry into a contract providing
5	for the general supervision and guarantee of an-
6	other person's performance of such a contract
7	(B) The purchase of a share of ownership
8	including an equity interest, in that develop-
9	ment.
10	(C) The entry into a contract providing for
11	the participation in royalties, earnings, or prof-
12	its in that development, without regard to the
13	form of the participation.
14	The term "investment" does not include the entry
15	into, performance, or financing of a contract to self
16	or purchase goods, services, or technology.
17	(10) Iran.—The term "Iran" includes any
18	agency or instrumentality of Iran.
19	(11) Iranian diplomats and representa-
20	TIVES OF OTHER GOVERNMENT AND MILITARY OF
21	QUASI-GOVERNMENTAL INSTITUTIONS OF IRAN.—
22	The term "Iranian diplomats and representatives of
23	other government and military or quasi-govern-

mental institutions of Iran' includes employees, rep-

resentatives, or affiliates of Iran's—

24

1	(A) Foreign Ministry;
2	(B) Ministry of Intelligence and Security;
3	(C) Revolutionary Guard Corps;
4	(D) Crusade for Reconstruction;
5	(E) Qods (Jerusalem) Forces;
6	(F) Interior Ministry;
7	(G) Foundation for the Oppressed and
8	Disabled;
9	(H) Prophet's Foundation;
10	(I) June 5th Foundation;
11	(J) Martyr's Foundation;
12	(K) Islamic Propagation Organization; and
13	(L) Ministry of Islamic Guidance.
14	(12) Libya.—The term "Libya" includes any
15	agency or instrumentality of Libya.
16	(13) Nuclear explosive device.—The term
17	"nuclear explosive device" means any device, wheth-
18	er assembled or disassembled, that is designed to
19	produce an instantaneous release of an amount of
20	nuclear energy from special nuclear material (as de-
21	fined in section 11aa. of the Atomic Energy Act of
22	1954) that is greater than the amount of energy
23	that would be released from the detonation of one
24	pound of trinitrotoluene (TNT).
25	(14) Person.—The term "person" means—

1	(A) a natural person;
2	(B) a corporation, business association,
3	partnership, society, trust, any other non-
4	governmental entity, organization, or group,
5	and any governmental entity operating as a
6	business enterprise; and
7	(C) any successor to any entity described
8	in subparagraph (B).
9	(15) Petroleum resources.—The term "pe-
10	troleum resources" includes petroleum and natural
11	gas resources.
12	(16) United states or state.—The term
13	"United States" or "State" means the several
14	States, the District of Columbia, the Commonwealth
15	of Puerto Rico, the Commonwealth of the Northern
16	Mariana Islands, American Samoa, Guam, the Unit-
17	ed States Virgin Islands, and any other territory or
18	possession of the United States.
19	(17) United States Person.—The term
20	"United States person" means—
21	(A) a natural person who is a citizen of the
22	United States or who owes permanent alle-
23	giance to the United States; and
24	(B) a corporation or other legal entity
25	which is organized under the laws of the United

States, any State or territory thereof, or the
District of Columbia, if natural persons described in subparagraph (A) own, directly or indirectly, more than 50 percent of the outstanding capital stock or other beneficial interest in
such legal entity.

Passed the House of Representatives June 19, 1996. Attest:

Clerk.